UNITED STATES DISTRICT	COURT
SOUTHERN DISTRICT OF N	EW YORK

SET CAPITAL LLC, et al., Individually and on

Behalf of All Others Similarly Situated,

18-CV-02268 (AT)(SN)

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Plaintiffs,

**ORDER** 

-against-

CREDIT SUISSE GROUP AG,
CREDIT SUISSE AG, CREDIT
SUISSE INTERNATIONAL,
TIDJANE THIAM, DAVID R. MATHERS,
JANUS HENDERSON GROUP PLC,
JANUS INDEX & CALCULATION SERVICES LLC,
and JANUS DISTRIBUTORS LLC d/b/a/
JANUS HENDERSON DISTRIBUTORS,

Defendants.
 X

## SARAH NETBURN, United States Magistrate Judge:

Plaintiffs have filed numerous letters under seal without leave of the Court. <u>See ECF Nos.</u> 285, 287, and 291. The Court's Individual Practices, § III(F) – which is expressly cited in the parties' Stipulated Protective Order, ¶ 9 at ECF No. 157 – require that any party that wants to file a document under seal must seek leave of the Court. Accordingly, for each document a party wishes to file under seal, they must file a separate letter motion. <sup>1</sup>

SO ORDERED.

SARAH NETBURN

United States Magistrate Judge

DATED: May 9, 2023

New York, New York

<sup>&</sup>lt;sup>1</sup> There is a presumption of public access for judicial documents, <u>Nixon v. Warner Commc'ns, Inc.</u>, 435 U.S. 589, 597 (1978). Discovery motions, along with their exhibits, are judicial documents, and in any event it is the Court, not the parties, who must make that determination. <u>See id.</u> at 599; <u>Lugosch v. Pyramid Co. of Onondaga</u>, 435 F.3d 110, 119 (2d Cir. 2006).